#### § 668.61

(3) Consider any funds it disbursed to that applicant under §668.58(a)(2) as an overpayment.

(Authority: 20 U.S.C. 1094)

[56 FR 61337, Dec. 2, 1991, as amended at 59 FR 22068, Apr. 28, 1994; 59 FR 61207, Nov. 29, 1994]

## §668.61 Recovery of funds.

- (a) If an institution discovers, as a result of the verification process, that an applicant received under §668.58(a)(2)(ii)(A) more financial aid than the applicant was eligible to receive, the institution shall eliminate the overpayment by—
- (1) Adjusting subsequent financial aid payments in the award year in which the overpayment occurred; or
- (2) Reimbursing the appropriate program account by—
- (i) Requiring the applicant to return the overpayment to the institution if the institution cannot correct the overpayment under paragraph (a)(1) of this section; or
- (ii) Making restitution from its own funds, by the earlier of the following dates, if the applicant does not return the overpayment:
- (A) Sixty days after the applicant's last day of attendance.
- (B) The last day of the award year in which the institution disbursed Federal Pell Grant, Federal Perkins Loan, FDSL, FSEOG or funds to the applicant.
- (b) If the institution determines as a result of the verification process that an applicant received Stafford Loan or William D. Ford Federal Direct Loan proceeds for an award year in excess of the student's financial need for the loan, the institution shall withhold and promptly return to the lender or escrow agent any disbursement not yet delivered to the student that exceeds the amount of assistance for which the student is eligible, taking into account other financial aid received by the student. However, instead of returning the entire undelivered disbursement, the school may choose to return promptly to the lender only the portion of the disbursement for which the student is ineligible. In either case, the institution shall provide the lender with a

written statement describing the reason for the returned loan funds.

(Approved by the Office of Management and Budget under control number 1840–0570)

(Authority: 20 U.S.C. 1094)

[56 FR 61337, Dec. 2, 1991, as amended at 57 FR 39089, Aug. 27, 1992; 59 FR 22068, Apr. 28, 1994; 59 FR 23095, May 4, 1994; 59 FR 61207, Nov. 29, 1994]

# **Subpart F—Misrepresentation**

Source:  $51\ FR\ 43324$ , Dec. 1, 1986, unless otherwise noted.

### §668.71 Scope and special definitions.

- (a) This subpart establishes the standards and rules by which the Secretary may initiate a proceeding under Subpart G against an otherwise eligible institution for any substantial misrepresentation made by that institution regarding the nature of its educational program, its financial charges or the employability of its graduates.
- (b) The following definitions apply to this subpart:

Misrepresentation: Any false, erroneous or misleading statement an eligible institution makes to a student enrolled at the institution, to any prospective student, to the family of an enrolled or prospective student, or to the Secretary. Misrepresentation includes the dissemination of endorsements and testimonials that are given under duress.

Prospective student: Any individual who has contacted an eligible institution for the purpose of requesting information about enrolling at the institution or who has been contacted directly by the institution or indirectly through general advertising about enrolling at the institution.

Substantial misrepresentation: Any misrepresentation on which the person to whom it was made could reasonably be expected to rely, or has reasonably relied, to that person's detriment.

(Authority: 20 U.S.C. 1094)

# §668.72 Nature of educational program.

Misrepresentation by an institution of the nature of its educational program includes, but is not limited to,